

Frankel & Newfield, P.C.

ATTORNEYS AT LAW

Justin C. Frankel* Jason A. Newfield* *Admitted in NY, CT and

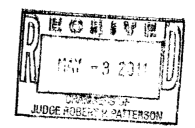
May 3, 2011

585 Stewart Avenue Suite 312 Garden City, NY 11530 Tel: (516) 222-1600 Fax: (516) 222-0513

www.frankelnewfield.com

VIA FACSIMILE (212) 805-7917

Hon. Robert P. Patterson, Jr. United States District Judge United States District Court Southern District of New York 500 Pearl Street New York, New York 10007-1312



Re:

Michael Cacoperdo v. Hartford Life Ins. Co., MLS National Medical Evaluations Inc., and Medical Evaluation Specialists, Inc. d/b/a MES Solutions 10 CV 7847

Dear Judge Patterson,

We represent Plaintiff, Michael Cacoperdo in the above referenced action. Currently pending are Motions to Dismiss brought by Defendant Hartford Life Ins. Co., and proposed Defendant MES Solutions. Responses to these motions to dismiss are due on Friday, May 6, 2011 and Monday, May 9, 2011 respectively.

Plaintiff respectfully requests that the time to respond to these motions to dismiss be extended until May 27, 2011. Counsel for both movants have consented to this request, and this is Plaintiff's first request for an extension of time to respond to these motions.

Pursuant to the February 10, 2011 Scheduling Order, discovery is due to close on May 10 2011 and a Pre-Trial Order is due to be filed on May 27, 2011. Your Honor has scheduled this matter for trial on June 13, 2011, and it is respectfully submitted that these dates will need to be moved to some time following the resolution of the motion practice.

By:

Thank you for your consideration of this request.

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Respectfully submitted.

FRANKEL & NEWFIELD, P.C.

Jason N

JAN:das

Michael Bernstein, Esq (212) 422-0925. Andrew Hamesky, Esq. (212) 244-6200 Joseph Anton Vogel, Esq. (212) 997-7686 Month father b